INDEXING INSTRUCTIONS	PREPARER BOOK 781 PAGE 668
1. A PARCEL OF LAND LOCATED IN 31	
SECTION, TOWNSHIP1_SOUTH	
PARCEL NO: 1079-3103.0-00025.00	
2. LOT _25, SOUTHERN PINES SUBDIVISION, _DESOTO COUN	PHONE NO.: 601-393-4550
2.LOT _25, SOUTHERN PINES	STATE MO HOESOTO CO.R
SUBDIVISION, DESOTO COUN	TY,
MISSISSIPPI.	SEP U 10 24 All Atherican General Finance, Inc.
STATE OF MISSISSIPPI	A Subsidiary of American General Corporation
COUNTY OF DESCIO	ED OF THUST MIS CILK, My & Cleveland DC
DE	ED OF TRUSTAVIS OIL CLR. MY CHOCOLA DC
THIS INDENTURE, this day made and entered into b	petween RONNIE A. TURNER AND CAROL L. TURNER
HUSBNAD AND WIFE	
	SHEENA MOORE OF SOUTHAVEN, MISSISSIPPI
	neral Finance, Inc. <u>1581 STATE LINE RD.</u>
	, Mississippi,
hereinafter designated as the beneficiary, WITNESSETH:	
	neficiary in the full amount ofTWELVE_THOUSAND, TWO_HUNDRED
·	
	), as evidenced by a promissory note of even date herewith in
	21.00 per centum per annum after case of default and being due and payable as follows, to-wit:
	254.83 each commencing on the
• •	BER , 19 95 , and continuing
	thereafter until principal and interest are fully paid.
•	the beneficiary, of renewal or extensions, and future and additional
advances as hereinafter provided, and	January, ev tenenal ev entenena, ente tenena ente entenena
well as any renewal or extension of the same, or any	ne prompt payment at maturity of the aforesaid indebtedness, as y part thereof, and any other or further indebtedness in the way rantor, or either of them, may now or hereafter owe the beneficiary
•	ises, and the further consideration of Ten Dollars (\$10.00), cash in
•	which is hereby acknowledged, the grantor does hereby conveyed in the State of Mississippi, and more particularly described as
LOT 25, SOUTHERN PINES SUBDIVISION, SITU WEST, CITY OF SOUTHAVEN, DESOTO COUNTY,	MISSISSIPPI AS PER PLAT RECORDED IN PLAT BOOK
21, PAGES 43-46, CHANCERY CLERK'S OFFICE	
AND WIFE, AS TENANTS BY THE ENTIRETY WIT	O RONNIE A. TURNER AND CAROL L. TURNER, HUSBAND TH FULL RIGHTS OF SURVIVORSHIP AND NOT AS TENANTS NGELA C. KELLEY BY DEED RECORDED IN BOOK 264, (CONTI PG 4
(if checked) principal amount of the to exercise this option y	om the date of this loan we can demand the full balance and you will have to pay the loan and all unpaid interest accrued to the day we make the demand. If we elect ou will be given written notice of election at least 90 days before payment in full y we will have the right to exercise any notice permitted under the note or Deed
00009 (REV. 2-94)	AMERICAN GENERAL
	9525365
CANCELLED BY AUTHORITY, RECORDED IN BOOK	CANCELLED BY AUTHORITY, RECORDED IN BOOK
THIS 12 DAY OF April, 2000.	THIS 12 DAY OF April , 2000.
CHANCERY CLERK	- CATOON'S 4 TO

CHANCÈRY CLERK

together with any building, structures, machinery, fixtures, equipment and improvements thereon, or that may hereafter be erected thereon whether and appurtenances and all other rights thereunic belonging or in anywise now or hereafter appertaining (it being the intention of the prantor to describe herein located in the county stated herein, and also any property of this Doed of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is cubicated and subardinate to another food of Trust is because therein and also any property of

If this Deed of Trust is subject and subordinate to another Deed of Trust, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior Deed of Trust, the holder of this Deed of Trust may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this Deed of Trust and it is further expressly agreed that in the accompanying note shall be deemed to be secured by this Deed of Trust, and it is further expressly agreed that in the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust.

It is agreed and understood by and between parties hereto that this conveyance is executed and intended to be and is hereby made subject to the following covenants, stipulations and conditions, all of which shall be binding upon the parties hereto and each of them.

First. In addition to the indebtedness specifically mentioned above, and any and all extensions or renewals of the same, or any part thereof, this conveyance shall also cover such future and additional advances as may be made to the grantor, or either of them, by the beneficiary, the beneficiary to be the sole judge as to whether or not such extensions or renewals, future and additional advances shall be made. In addition to all of the above, herein, or either of them, to the beneficiary, whether now existing or hereafter arising at any time before actual cancellation of this instrument on the prantor will at all times during the applicance of this deed of trust keep the buildings and improvements on said premises instrument.

Second. The grantor will at all times during the continuance of this deed of trust keep the buildings and improvements on said premises insured against loss or damage by fire, storm, war damage or other hazard in such reliable insurance company, or companies, as may be acceptable to the beneficiary, for the maximum amount of insurance obtainable, or in such amount as may be approved by beneficiary, and all policies covering the to the beneficiary herein, or to the owner or holder of the notes secured hereby as additional security. In case of ioss and payment by any insurance building, or buildings, or it may be released to the grantor as the beneficiary may elect. In the event of loss the grantor shall immediately give notice by mail to the beneficiary and failure of beneficiary to act shall not serve as a waiver of any rights he may hold against the grantor. Each the grantor and the beneficiary instead of to the payment of the payment of the property of the payment of the property and failure of beneficiary to act shall not serve as a waiver of any rights he may hold against the grantor. Each the grantor and the beneficiary jointly.

Third. The grantor will pay all taxes and assessments, general or special, which may be assessed against the said land, premises or property, or upon the interest of the trustee or the beneficiary therein, or upon this deed of trust, or the indebtedness secured hereby, without regard to any and further will furnish annually to the beneficiary certificates or receipts of the proper officer showing full payment of all such taxes and assessments.

Fourth. That the rents, issues, and profits of all and every part of the property here conveyed are specifically pledged to the payment of the indebtedness hereby secured, and all obligations which may accrue under the terms of this instrument. Upon the maturity of the indebtedness hereby, secured, either by lapse of time or by reason of any default as herein provided, or if at any time it becomes necessary to protect the lien of this conveyance, the beneficiary, or any owner, or holder of the notes secured hereby, shall have the right to forthwith enter into and upon the property hereinbefore described and take possession thereof, and collect and apply the rents, issues and profits thereon upon the indebtedness secured hereby, shall have the right to forthwith enter into and upon the property profits and after paying the expense of such receivership apply the balance thereof to the payment of any indebtedness secured hereby.

Fifth In case the granter their heirs or assigns or either of the or their vendess of the property herein conveyed immediate or remote should

Fifth. In case the grantor, their heirs or assigns, or either of the, or their vendees of the property herein conveyed, immediate or remote should bankruptcy, or should any proceedings be taken against the grantors, or their said vendees, immediate or remote, or either of them, involuntary appointment of a receiver, assignee, or trustee, then, and in either or any such case, all rents becoming due thereafter on the property herein conveyed shall be due and payable to the beneficiary herein, to be applied on the indebtedness secured hereby, and the whole indebtedness hereby secured secured further trustees the secured secured hereby, and the whole indebtedness hereby secured secured further trustees the secured further trustees the secured secured hereby, and the whole indebtedness hereby secured the secured further trustees the secured further trustees the secured further trustees the secured further trustees as the secured for the secured detered account of the secured further trustees the secured for the secured detered account of the secured further trustees the secured for the secured detered account of the secured detered account of the secured further trustees the secured for the secured secured detered account of the secured for the secured detered account of the secured further trustees the secured for the secured for the secured detered account of the secured for the secured

Sixth. The grantor further represents unto the said beneficiary for the purpose of obtaining the loan or of obtaining deferred payment on the debt, as the case may be, secured by this instrument that there are no liens, leases, or encumbrances of any sort against the property conveyed herein, except, if any, as shown by the records of said county.

Seventh. The grantor further agrees not to sell the property hereinbefore conveyed or to further encumber such property without the written consent of the beneficiary, and further agrees not to abandon said property, and a breach of any of these agreements and conditions shall cause the entire indebtedness secured hereby to become due and payable at the option of the said beneficiary or beneficiary's assigns.

Eighth. It is further agreed that grantor will commit no waste on the property conveyed herein, and that, in event the undersigned grantor fail to keep in as good state of repair as they now are the buildings and appurtenances hereinabove conveyed, the beneficiary herein shall have the indebtedness against the undersigned and against the property embraced in this trust deed, and that any expenditure for such purpose will be a legitimate will become a part of the debt secured by this instrument.

Ninth. It is distinctly understood and agreed that a failure by the grantor to pay any one of the above notes or installments of principal, or the interest as it shall become due, or to do or perform any of the above agreements, shall cause the entire indebtedness to fall due and payable at the option of said beneficiary, or beneficiary's assigns, and shall fully empower the said beneficiary or beneficiary's assigns to have the trustee, or any in writing or give notice of it.

in writing, or give notice of it.

Tenth. That should the grantor fail to pay, as hereinabove stipulated, all taxes, assessments, liens, or judgments, or to insure the property and pay the premiums therefor, then the said beneficiary, or beneficiary's successors and assigns, may at their option pay any such unpaid taxes, assessments, liens or judgments, and insure said improvements, pay the premiums therefor, and, without notice, at their option, declare the whole debt secured by this trust deed to be due and payable and proceed to foreclose same at once. All taxes, assessments, liens, judgments, and insurance premiums that title of the grantor to this real estate, where necessary for the protection of the said beneficiary's interest, or in defending any expense, incurred in defending proceedings, where necessary because mistake in this act, shall consistute a part of the debt secured by this mortgage and become immediately dikewise the usual and necessary costs incident to the cancellation upon the record or records of this trust deed after the loan has been repaid in full.

Eleventh. If the property conveyed herein should be situated in two or more counties or in two judicial districts of the same county, then the function of the sale of conditions and the sale of conditions are sale, and sale, and shall also have full power to conduct any sale, hereunder through an agent duly appointed by him for that

Twelfth. The grantor waives the provisions of Section 89-1-55 of the Code of Mississippi of 1972, and laws amendatory thereof, if any, insofar property herein conveyed as a whole, regardless of the manner in which it may be described.

In case of the sale of the said property hereunder, the beneficiary or be eficiary's assigns shall have the same right to purchase at such sale as if a stranger to this instrument.

Fourteenth. The attorney's fees provided for in the above described notes and the trustee's fee provided for in this deed of trust are hereby promises to pay the same should they become due under the terms of the said notes and this dead of trust.

However, this conveyance is in trust. Should the grantor pay said indebtedness and interest owing thereon at maturity, and any renewal thereof, and also all further and future advances to them by the beneficiary, as well as any other indebtedness due or which may become due the beneficiary, or beneficiary's assigns by the grantor and compty with all the terms, agreements and conditions of this instrument, then this conveyance shall be trustee, shall sell said property, or a sufficiency thereo; to satisfy the indebtedness of every kind, hereby secured then unpaid, after having published in the notice of such sale, being vested with discretion as to the time and place of sale, and not being required to make sale, or sales, at the time. The trustee's authority to sall shall not be exhausted used making one sale, but he may make as many sales under this dood of trust as may

and place prescribed by the statute for sales under execution.

The trustee's authority to sell shall not be exhausted upon making one sale, but he may make as many sales under this deed of trust as may be deemed advisable by the trustee herein named, or any succeeding trustee. In event the trustee shall commence a foreclosure under the provisions the sale in event of a cale by the trustee to pay the costs and expenses of executing the trust, including a trustee's fee of 10% of the proceeds of trustee's fee. Out of the proceeds of any sale it is agreed that the reasonable trustee's fee fixed in this deed of trust and the reasonable fee provided in said note shall first be paid, next the amount of said indebtedness and interest thereon secured thereby then remaining unpaid, including of trust and interest thereon, and all costs. Any balance of said property by the beneficiary or the beneficiary's assigns under the terms of this deed.

The beneficiary or any subsequent holder of said indebtedness or any part thereof is hereby authorized to appoint another trustee in the place.

The beneficiary, or any subsequent holder of said indebtedness, or any part thereof is hereby authorized to appoint another trustee in the place and stead of and as successor to the trustee herein named, or his successor or successors; such power of appointment may be exercised as often unpaid and such appointee shall have the same authority, title and powers as the trustee herein named, and his acts shall have all the validity of

Trustor agrees not to violate, nor allow the violation of any federal or state (or subdivision thereof) environmental, health or safety law, regulation or ordinance, affecting said real property. Any such violation shall be deemed a default and Trustor agrees to indennity, defend and hold Trustee harmless against any and all damages directly or indirectly caused by such violation, including but not limited to cleanup costs, attorney fees and costs, and continuous harewith.

It is further agreed that when any payment shall be made on the indebtedness hereby secured, the beneficiary, or the legal holder of said note, or notes, shall have the exclusive right to make application of the said payments to any part of the indebtedness hereby secured, whether the indebtedness the beneficiary, or the holder of the said indebtedness may, if the beneficiary of said holder so desires, apply said payment on an unsecured debt,

If not prohibited by law or regulation, this Deed of Trust and all sums hereby secured shall become due and payable at the option of mortgagee and without notice to entrustor forthwith upon the conveyance of entrustor's title to all or any portion of said mortgaged property and premises, or secured hereby with the consent of the beneficiary.

WITNESS SIGNATURE, this the	6TH day of	SEPDEMBER 19 95
STATE OFMISSISSIPPI		RONNIE A. TURNER
COUNTY OFDESOTO		CAROL L. TURNER
Personally appeared before me, the undersign	ned authority in and for the state and	county aforesaid, the within named RONNIE A. TURNER
AND WIFE, CAROL L. TURNER mentioned.		and delivered the foregoing instrument on the day and year therein
Given under my hand and official seal, this the	6ТН	day of SEPTEMBER 19 95
		Man Pom Brand
:	Control of the Contro	Notary Public  MY COMMISSION EXPIRES AUG. 31, 1998  My Commission Expires
e •		
		Return to.
		MÍD-AMERICÁ TITLE AGENCY, INC. 993 CORDOVA STATION AVENUE

Chancery
, D.C.
, Clerk
day of, 19
Witness my hand and seal of office, this
Book Noin my office.
, 19 on page
and was duly recorded the day of
on the day of, 19
in my office ato'clock M.,
I certify that this Deed of Trust was filed for record
County
STATE OF MISSISSIPPI
, Clerk
o'clock M.
Filed For Record, 19
Trustee
70
from
LAND DEED OF TRUST

My Commission Expires \_

## (CONT'D FROM PAGE 1)

PAGE 229, IN THE CHANCERY CLERK'S OFFICE OF DESOTO COUNTY, MISSISSIPPI.

PARCEL NO: 1079-3103.0-00025.00

PROPERTY ALSO KNOWN AS: 936 GREENFIELD PLACE, SOUTHAVEN, MISSISSIPPI

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